UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)
)
V.) NO. 20-CR-40037-TSH
)
VINCENT FOVACIOUS)

MOTION TO SEAL

Defendant, Vincent Eovacious, by his attorney, requests that the Motion to Continue the Sentencing Hearing be filed under seal as they contain confidential materials.

Respectfully submitted, VINCENT EOVACIOUS By his Attorney,

/s/ Jessica Thrall
Jessica Thrall, B.B.O.: 670412
Federal Defender Office
51 Sleeper Street, 5th Floor
Boston, MA 02210 617-223-8061

CERTIFICATE OF SERVICE

I hereby certify that this document filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) on May 30, 2022.

/s/ Jessica Thrall
Jessica Thrall